Applic. No. 35/941,341
Response Later March 13, 2006
Responsive to Office Action of Cotober 18, 2005
Resonsideration of the application, as respectfully requester.

In item 3 of the above 77, 81 - E2, 34 - 86, were rejected under 3 anticipated by C. S. ("KIRK").

ation of the application, as amended herein, is the requested.

1.15 are presently panding in the application.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

84, 91, 96 - 102, and 115 have been amended.

85, 91 - 102, 102 - 107, 111 - 113 and 1 min feet under 35 U.S.C. \$ 102(b) as allegedly being the conder 35 U.S.C. \$ 103(a) as allegedly being the conder 35 U.S.C. \$ 103(a) as allegedly being the conder 35 U.S.C. \$ 103(a) as being obvious over KIRK.

85 103(a) as being obvious over KIRK.

85 103(a) as being obvious over KIRK.

86 103(a) as being obvious over KIRK.

87 103(a) as being obvious over KIRK.

86 103(a) as being obvious over KIRK. ing obvious ever KIRK in view of U. Custy ("COSTY"). s rejected under end 113 113 J.8.C. :ten

plicant respectfully traverses the above rejections

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More particularly, the prior art references cited in the Office Action, taken alone, or in comcination, neither feaches, nor suggests an electronic prescription system, and particularly claimed by Applicant.

I. Contrary to the Examinar's position, Applicant believer.

filtoe Action, taken alone, or in concinetion, neither for sackes, nor suggests an electronic prescription system, and sackes, nor suggests an electronic prescription system, and stricularly claimed by Applicant.

Contrary to the Examinar's position, Applicant believed that a col. 3 of KIRK, lines 2C - 42 neither teaches, nest suggests, the electronic display, creation or transmission of prescription information.

Seckground, Applicant would like to start by clarifying contragating the disclosure of the KIRK reference.

Sphicant's instant claims, on the whole, relate to a computer program the roduct or software system relating to prescription

reduct or software system relating to prescription

formation. In connection with the rejections of many of sections. As background, Applicant would like to start by clarifying coint regarding the disclosure of the KIRK reference.

Applicant's instant claims, on the whole, relate to a computerized prescription system and/or a computer program product or software system relating to prescription information. In connection with the rejections of many of populicant's claims, the Office Action states that Figure 2 computerized inflations of AIRK, among others, discloses certacompactical inflations of Applicant's claims. However, the Applicant respectfully disagrases. Gerr

PAGE 20139 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * state of KIRK, or in col., ដ beaches or suggests prescription Formation being electronically created, displayed 3 of KIRK, lines re particularly, nothing in Fig. 2 col. Rather, 42, an smitted. RK, lines

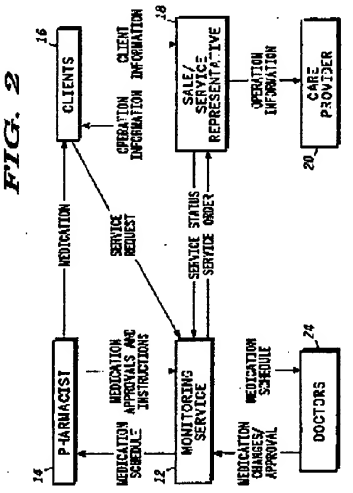
interfaces for the health support system illustrated 24 provide medication information FIG. 2 illustrates a plock diagram of the indurent in FIG. I. Dectors

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including redication ctanges to rondoring service 12.5 including redication characist 1, provides medication information to clearts 16. Medication approval at the monitoring service in the form of a service monitoring service 12 checks the medication service capest, Monitoring service 12 checks the medication request from dectars 24 against the service request from cleart is included to service representatives 16. Cleart 16 includents on service 18. A service status 18 generated from sales and service 19. Provides a service 18. A service status 18 generated from sales and service 19. Provides 18. Included to confer to sales and service 19. Provides 18. Included to confer to sales and service 12 provides 18. Monitoring service 12 also generates a medication approval instructions and prescription number. Information from doctors 24. Monitoring service 12 also generates a medication schedule to doctors 24 and pharmacist 14. The sales and service 25 also generates a medication of services 24 and pharmacist 16. The sales and service 25 and pharmacist 16. The sales and service 18. Monitoring service 12; the doctor and the monitoring service 18; minuted and the client, in fact, the above-cited and annual and annual and annual and annual and annual annual and annual annu

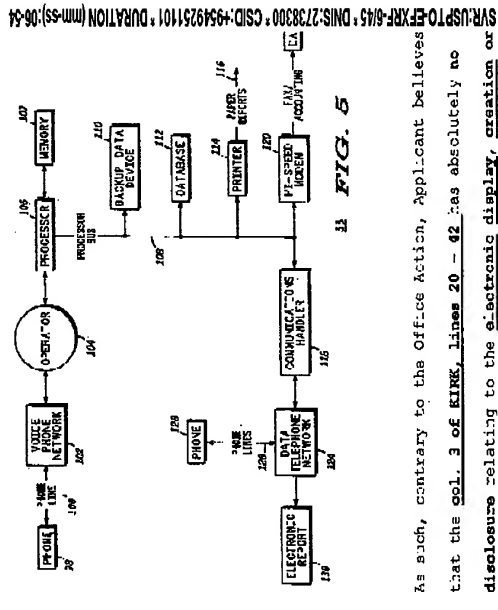
Nothing in the above disclosure from KIRK reaches or suggester any electronic communications between: the pharmacist and communications the clients; the pharmacist and communications and the clients; the pharmacist and communicating service representatives; and communications and the client. In fact, the above-cited communications in the client teaches, nor suggests, that the about communications involve a computer or computer medium, in any communications involve a computer or computer medium, in any reproduced herebelow, for convenience.

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Rather, the information between doctors, clients, salespen the and pharmacists can be, entirely, enacted via relephone or proper, and entered into the electronic system of Fig. 3, manually, by an Operator working for the Monitoring Servic randering, by an Operator working for the Monitoring Servic randering. In connection with Fig. 5, which states in col. 5 of rander, in connection with Fig. 5, which states in col. 5 of rander, line 37 - 53, the Operator of the MIRK system acts a minimal intermediary between the voice phone network 102 and the processor 106. Fig. 5 of KIRK is additionally reproduced in herebelow, as a convenience. SVR:USPTO-EFXRF-6/45 * DNIS:2738300 * CSID:+9549251101 * DURATION (mm-ss):06-54

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that the gol, 3 of KIRK, lines 20 - 42 has absolutely no disclosure relating to the electronic display, greation or transmission of prescription information. As such, contrary to the Office Action, Applicant believes

transmission of prescription information.

Further, that the prescribing physicians of KIRK don't have direct electronia access to the central servers 38 of KIRK in the further supported in col. E of KIRK, lines 40 - 54, which cates:

Bacause the health support unit 30 is in the home, a states:

Bacause the health support unit 30 is in the home, a states:

Cate any be obtained. The data obtained buring the central server 38 either in analyzed form or in the central server 38 either in analyzed form or in the central server 38 either in analyzed form or in the central server 38 either in analyzed form or in the central server 38 either in analyzed form or in the central server 38 either in analyzed form or in the central server 38 can report the result to of the analyses of patient 32 status to a doctor 24, care growider 25, or local monitoring service 12. Dat Analyzed in the result in the cate of medical interest includes parment 32 dats trends,

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realized. The data can be transmitted to the doctor ; via facsimile, paper request, file transfer, or orall via the central station monitor. Exphasts added by on an acvisory basis (or as required by the doctor's By reporting to the coctor 24 instructions), a closed loop system of patient care daily activity levels, voice degradation, and medication compliance.

can be seen above, the physician is not permitted to bilaterally) with the (i.e., As can be seen above, the electronically interact (

software and/or databases of KIRK.

Ę teaches for pharmacouticals arranged by medical conditions suggests providing access to information about the pharmaceuticals are suitable for treating Neither KIRK, nor the cited CUSTY reference,

PAGE 24/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * 2AB:N2b10=EEXBE-0142 . DNI2:3538300 . C2ID:+8248521101 . Ę t, Applicant's independent claims 70, 96, and 102 require, a other limitations, providing sccess to information about pharmaceuticals arranged by nedical condition for which opharmaceuticals are suitable for treating.

recites, among example, Applicant's claims 70, imitations For limi

2=her

at least one user computer, said user computer having a graphical user interface facilitating fulfillment o electrocic prescription information and providing

medical conditions for which the pharmaceuticals are suitable for treating: 42; information about pharmaceuticals arranged by

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Claim 96 recites, among other limitations:

a computer program stored on said memory medium, said computer program containing instructions for capturing prescription information and providing access to:

(2) information about pharmaceuticals arranged b medical conditions for which the pharmaceuticals are suitable for treating. (emphasis added by

Applicant's claim 102 recites, among other limitations:

computer, said user computer having at least one user

a graphical user interface permitting capture of prescription information and providing access to all the prescription information and providing access to all the prescription information about pharmaceuticals are suitable for treating; [amphasis added by contact of the prescription for the pharmaceuticals of Applicant]

As such, claims 70, 96 and 132 link a electronically link appraise used to treat. More particularly, claims 70, 96; they are used to treat. More particularly, claims 70, 96; they are used to treat. More particularly, claims 70, 96; they are used to treat of information about pharmaceuticals, arranged by medical condition.

Rowever, KIRK neither teaches, nor suggests, electronical: the inking information about a pharmaceutical to a medical or patient condition. KIRK certainly does not teach or suggests providing access to information about pharmaceuticals arranged by notice access to information about pharmaceuticals arranged providing access to information about pharmaceuticals arranged by arranged to information about pharmaceuticals arranged to information about a pharmaceuticals arranged to information about a pharmaceuticals arranged to information are arranged to information are arranged to information and arranged to information and arranged to information and arranged to information are arranged to information and arranged to information are arranged to information and arranged to information are arranged to information and arranged to information and arranged to information are arranged to information are arra

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Buitable for treating, as required by tlaims 70, 96 and 10

Additionally, KTRK fails to teach or suggest providing druce formulary information that provides the pharmaceuticals by condition, as required by claims 100 and 101. B 프 프 및 및 로 및 및 Pc-80:(22-mm) NOITARUO

ce for treating a particular pati More particularly, page 10 of That KIRK does not reach or su pharmaceurical with medical curn the Office Action. More pa in part

have modified the health arranging and sorting feature as taught in Custy with the motivation of providing the user with a means of directed towerds custorized methods of arranging and however, it is well known in the art as evidenced by - 90, 108 - 110 and 113 are This feature is not taught in Kirk, At the time of the invention it would have been obvious for one of support system of Kirk with the customized data producing customized reports or modifying rejorts, as recited in Custy (col. 39-41) ordinary skill in the art to Cusay (Col. 15, in. 38-53).

Applicant respectfully disagraes that either of the XIRK of the CUSTY references teaches or suggests providing access to information on pharmaceuticals arranged by patient condition as such, the KIRK and CUSTY references, alone or in combination, do not render obvious Applicant's invention of the claims 70, 96 and 102. PAGE 26/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/45 *

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Erist, KIRK is primarily interested in ensuring that parce for take their prescribed pharmaceuticals and that their general mellness is monitored. See KIRK, oct. 1, lines 30 - 35, 185 and 1-49. As disclosed in Settlen I, above, KIRK neither teaches, nor suggests, permitting interactive electronic standers to the system by the prescriber. As such, there is success to the system by the prescriber. As such, there is success to the system by the prescriber as such, there is success information or pharmaceuticals arranged by medical or parter condition, there is also a complete lack of motivation to medify KIRK. In KIRK, the prescriber does not have interactive access to the computer system. As such, there we interactive access to the computer system. As such, there we no need in KIRK to provide anyons with information on pharmacoguticals arranged by medical or patient condition.

Nor does CUSTY teach or suggest electronically providing information on pharmaceuticals based on the medical or patricondition to be treated, as stabed in the Office Action.

Rathar, CUSTY discloses an automated financial instrument processing system. Soi. 15 of CUSTY, lines 38-53, cited in the Office Action as allegadly modifying KIRK, states: discloses an automated financial instrument

PAGE 27739 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/45 * DNIS: reports or modify existing report definitions. If the delimited or ASCII fixed data file. In step 140, the user selects this option, the ser proceeds to stap data may be formatted, for example, as an ASCII 148 which asks the user to imput the header for the user also has the option to define new customized report. The header for the report is a general

The user then selects which fields are to be included user can elect to sort on a particular field and select only data records having a field walue within the particular report being configured. For example, fields that are available to the user are presented criteria, and other field definition selections for in the report. The method then proceeds to step 152 selection. data to te presented in the then proceeds to step 150 where all where the user specifies the sort order, particular range of values. description of the

PAGE 28/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/45 * DNIS:2738300 * CSID:+9549251101 * DURATION (mm-5s):06-54 Nor 8 96 ectronically linking (i.e., arranging, identifying, etc. financia or make mention of patient The cited and ther pharmaceuticals or patient/medical conditions. electronically linking (i.e., arranging, identifying information about pharmaceuticals with medical or promittions with which they are used to treat. The portion of merely relates to preparing reports on ginstruments. CUST does not relate to, or make nemether pharmaceuticals or patient/medical condition does KIRK. As such, even in combination, the KIRK references do not render obvious Applicant's claims and 162.

Further, in order to modify one references, some motivat modification. There is no motivation to modify KIE cUSTY as stated in the Office Action because, as sittle information arranged by patient or medical concernancy interest to the prescriber, who does not had increasing access to the prescriber, who does not had increasing notivation to modify KIER motivation to modify KIER including the system of KIRK. There is motivation to modify KIER including the system of KIRK. There is motivation to modify KIRK, as suggested in the Office ດ່.≅ ims the KINK or. Ç

apc t t for There is no motivation to modify KIRK with condition reference with another, STY as stated in the Office Action because, as stated provided, in those references, some motivation cimary interest to the prescriber, who does not have

the Office Actic

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Further, as discussed above, even if their were some morrotation to modify KIRK, the CUSTY reference, raken in combination with KIRK would still not reach or suggest Applicant's invention of claims 70, 96, and 102 since both ofted references fail to reach or suggest arranging information about pharmaceuticals by patient condition.

The KERK reference, cited in the Office Action, in combina with KIRK, against claim 101, does not once the above definiences of the KIRK and CUSTY references.

Further, as discussed above, evan if their were some morrostion to modify KIRK, the CUSTY reference, raken in combination with KIRK would still not reach or suggest arranging of the area of the since help and 102 since both and attention of claims 70, 96, and 102 since both of the cited references fall to reach or suggest arranging information about pharmaceuticals by patient condition.

The KERR references fall to reach or suggest arranging information about pharmaceuticals by patient condition.

With KIRK, against claim 101, does not none the above deficiencies of the KIRK and CUSTY references.

As such, Applicant's independent claims 70, 96, and 102 akk as such, Applicant's independent claims 70, 96, and 102 akk as such, Applicant's independent claims 70, 96, and 102 akk as such, Applicant's independent claims 70, 96, and 102 akk as such, Applicant's anended claim 64 recipes, among other the such associated with a prescription.

Graphsylog prescription information including a parient condition associated with a prescription, and using a computer interface; emphasis added by Applicant's amended claim 97 recites, among other kinds applicant; Applicant's amended claim 97 recites, among other kinds.

Similarly, Applicant's amended claim 97 recites, among other kinds.

Further, Applicans's amended slaim 64 recises, among other limitations:

said computer program containing instructions for displaying prescription information, instructions for displaying prescription information, instructions as some corrections for constitution as a sold for a sold in the prescription, therefore, and for receiving said prescription first for a plannery over a communications link to be filled. [emplassis added by paper a communications link to be filled. [emplassis added by communications for a patient based on a pricent's relationship with a patient has done a pricent's relationship with a patient apparation that database expected to contain information for the patient about a patient based on a pricent's resolution with a patient apparation of the database and for assambling patient information of the patient sasoniated with at the patient is prescription history and inding at least one madded consistion of the patient associated with a prescription of the patient condition. Similarly, none of the patient conditions of similarly, none of the patient conditions of spalecant's independent claims (assambling a patient condition associated with a prescription and 93. As such, Applicant's independent claims (assamble over the cited references.)

97 and 98. As such, Applicant's independent claims (assamble patient conditions of a patentable over the cited references.)

Applic. Mc. 09/341/84: Response Lated March 13, 2006 Responsive to Office Action of Gospher 18, 2005

agents used to treat that medical condition. Applic. No. 35/941,341
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IV. The XIRX, KEHR, and CUSTY reference auggest, providing access to a including medical condition of including medical condition of

99 and 115 recire computarized roduct (claim 99) which, among other limitations, 91 aysters (claims App_icant's claims 91, 9
prescription systems (cl
product (claim 99) which
access to:

(1) information about a patient's medical history,

including at least one medical

ard

(2) information about therapeutic agents prescribed f condition; said medical lst information about individual

st to a patient's modical history timedical condition.

It medical condition.

It medical condition.

It needs computatived

It and ILS) or a computer profit

g other limitations, permit condition of a patient with condition of a patient condition condition of a patient condition cond As mentioned above, in Sention III, none of the references of cited in the Office Action (KTRX, CUSTY, or KERR; teach or cited in the Office Action about a patient condition associated with prescription, as required by Applicant's independent claim of a fation information about a patient's medical history including at least one reduced condition of a patient and the condition of the c

nformation about therapeutic agents prescribed for at lea among other limitation of Applicar Applic. No. C9/941.841
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Anformation about therapeutic agents grant medical condition, among other licetime 91, 95 and 115.

ATE 39 and 115 As such, Apolicant's independent claims 91, 99 and believed to be patentable over the cited references Among other limitations of Applicant's claims 100 and presoription is filled with a benefit plan recommende 101, KIRK fails to teach or suggest providing formulary information to ensure an electronic

the Office Action, Applicant's claim 100 was rejected Applicant's claim 101 was rejected Applicant In the Office Action, Applicant's claim 100 was anticitated by KIRK. Applicant's claim 101 was allegedly being obvious over KIRK and KEHR. A respectfully disagrees.

More particularly, Applicant's claims 100 and 131 recice, prescription system prescription system including, among climitations:

grees.

Applicant's claims 100 and 151 recise, and sm prescription system including, among or can be patient's drug benefit a benefit coprescription is filled with a benefit coprescription is coprescription is filled with a benefit coprescription is coprescription is coprescription in the coprescription is coprescription in the coprescription in the coprescription is coprescription in the coprescription in the coprescription is coprescription in the coprescr drug formulary information identifying at least on the electronic prescription is falled with a benefit plan recommended drug. [emphasis added by Applicant] provider's drug formulary preferences to ensure that of multiple drugs

KIRK neither teaches, nor suggests, identifying st least of multiple drugs as a patient's drug benefit provider's formulary preferences, to ensure that the electronic

Applic. No. 09/941,841 Response Dated March 13, 2006 Responsive to Office Action of October 18, 2005 A drug benefit provider, as used in the instant patent, in different from a drug provider or pharmacist. Rather, in constant application, a drug benefit provider is one that provider as an insurance complication, a drug benefit provider is one that provides the patient's benefits, such as an insurance complication drug benefit provider (i.e., not the prescriber/physician, not the pharmacist) prefers for tree or a medical condition, to ansure that the prescription is figure and a benefit plan approved drug. That the drug benefit provider is not the pharmacist or the pharmacist or the pharmacist or supported by the rewritten paragraph (see, preliminary than a provider is instant case, pages 3 - 4) beginning

provider is not the physician/prescriber or the pharmacist serior the physician/prescriber or the pharmacist serior supported by the rewritten paragraph (see, preliminary provider is not the instant case, pages 3 - 4) beginnings are contained in a drug benefit serior of preferred drugs contained in a drug benefits plan issued by a ciuga benefit provider to a given patient. Drug formularies are specific to groups of sepatients and vary in concert as between one drug benefit provider and another as den patient group and shother. Drug formulary information is usually determinative of the cost-effectiveness of a prescription. Unwitting failure by a prescription of the cost-effectiveness of a prescription. Unwitting failure by a prescriber to so follow formulary guidelines on the patient, or their season and aggravaring and time-consuming disputes. The cost in collers of non-compliance with drug formulary guidelines to benefit provider, and lead to poor patient compliance with drug formulary guidelines to benefit-providing corporations, insurer; and incollers to benefit-providing corporations. a more serious, expensive adverse health The cost of poor patient compliance may ultimately increase the total cost of care by generating

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outcome (emergency room, visit or hospital admission or death). [emphasis added by Applicant]

physician/prescriber and, absent Appidcant's claimed drug formulary information, physician/prescriber approved drugs not necessarily drug benefit provider approved drugs. cha Clearly, the drug benefit provider is not

page 8 that the dru 2 As already quoted 3 of KIRK, lines The Cifice Action states at the top of page 8 that the benefit provider is disclosed in col. 3 of KIRA, lines 42. Applicant respectfully disagrees. As already que above in Section I, the cited portion of KIRK states:

PAGE 34/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/45 * DNIS:2738300 * CSID:+9549251101 * including medication changes to menitoring servics 12 request from citent 16. Client 15 information is sent instruction information is sent from pharmacist 14 to In response, monitoring service 12 provides a service services representatives 18 to monitoring service 12. interfaces for the health support system illustrated and phermacist 14. Pharmacist 14 provides medication information to clients 15. Medication approval and :nformation request. Monitoring service 12 checks the medication from clients 16 to sales and service representatives and pharmacist 14. The sales and service representative 18 provides operation information to FIG. 2 illustrates a block diagram of the inderect change order from doctors 24 against the service 18. A service status is generated from sales and information from pharmacist 14, and medication approval information from doctors 24. Monitoring a medication schedule monimoring service 12 in the form of a service Monitoring service 12 also receives medication order to sales and service representatives 15. approval instructions and preserreption number in FIG. 1. Soctors 24 previce redication care provider 20 and to the client 16. service 12 also generates

PAGE 35/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] * SVR:USPTO-EFXRF-6/45 * DNIS:2738300 * CSID:+9549251101 * Formulary preferences", as required by claims 100 and 101. Stark Certainly does not teach or suggest any measure "to ensure that the electronic prescription is filled with a benefit plan recommended drug", as required by claims 100 2010. preferences. KIRK helther teaches, nor suggests, providir "drug formulary information identifying at least one of multiple drugs as a patient's drug benefit provider's drug o where in KIRK does it teach or suggest that medication related to a drug benefit providers formilary

Neither the NEIR reference, cited in the Office Action in the Combination with NIBN against claim 101 for disclosing a deficiencies of the XIRN and references.

are believed such, Applicant's claims 100 and 101 certable over the cited references Among other limitations of Applicant's claims 102 and 115, KIRK fails to teach or suggest user interface.

at least one user computer, said user computer having a graphical user interface facilitating fulfillment of particularly, claim 70 recites, among other limitation

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(emphasis information electronic prescription

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at least one user computer, said user computer having prescription information received from a prescriber a graphical user interface permitting display of [emphasis added by Applicant]

Applicant's independent claim 39 recites, among other limitations:

b. a computer program stated on said nemory redium, said computer program containing instructions for implementing a graphical user interface permitting the display of prescription information.

Applicant's independent claims 122 and 125 both redie, and there limitations:

Et least one user computer, said user computer having a graphical user interface permitting capture of prescription information. . . !emphasis added by manage other limitations of Applicant's claims, the KIRK of preference neither teaches, nor suggests, using a graphical capture fulfillment of, display and/or capture prescription information.

Although KIRK disploses local central servers 38, a portable computer 46, health support units 30 and remote modules 32,

Applic. No. 35/341.34:

Asporter No. 35/341.34:

Assporter Design March 19, 2006

Assporter of disclose any specific details about those undesign of their user relating to the specific configuration of their user

interfaces. An "interface 85" referenced in concection will not sign of and health support units 30 is referred to in col.

Fig. 4 and health support units 30 is referred to in col.

Innes 3 - 5 as possibly being "an RE422 interface, providitine interface for system expansion as well as an additional and interface for system and patient data. (i.e., a communications interface). As such, KIRK neither teaches are suggests, among other limitations, the particularly disine and graphical user interface of claims 70, 91, 99, 102 and 115 and 25 as such, Applicancy claims 70, 91, 99, 102 and 115 are believed to be further patentable over KIRK.

VII. Conclusion.

about those un described de concection vi noncection vi no It is accordingly believed that none of the references, whether taken alone or in any combination, teach or sugges the fearures of claims 70, 84, 91, 95 - 102 and 115. Claim 70, 84, 91, 95 - 102 and 115. Claim 30, 84, 91, 95 - 102 and 115. Claim 30 is gatentable over the art. The dependent claims are oelieve 30 is gatentable as well because they all are ultimately 30 is gatentable as well because they all are ultimately 30 is gatentable as well because they all are ultimately 30 is gatentable at the foregoing, reconsideration and allowance of 30 is alaims 70 - 115 are solicited.

03-13-,00 12:24 EBOW-F/C/2 FFb T0TTSZ6T96+

the Examiner should still find any of the class.

cable, counsel would appreciate receiving a final so that, if possible, patentable language consider the present as a petition form insion of time, and please provide a one montable to and including, February 21, 2005 to form present Office Action.

Additionally, please consider the present as and the electron of other accordance with Macria 13 and a suppression of the classion of be unpatentable, counsel would appraciate receiving a feet-suppose call so that, if consible, patentable language consider the present as a petition of the extension of time, and please provide a one nonty of extension of time, to and including, Pointary 21, 2005 to consider the present of file Action.

The extension fee for response within a period of one (1) and accordance with Saction 1.17 is enclosed herewith.

The extension fees for response within a period of one (1) and accordance with Saction 1.17 is enclosed herewith.

Please provide any firther extensions of time and charge a feature of 1.17 to the Deposit Account of Robert M. Schwertz, P.A. Sand 1.17 to the Deposit Account of Robert M. Schwertz, P.A. Sand 1.17 to the Deposit Account of Robert M. Schwertz, P.A. Sand March 13, 2006

Respectfally schwidted,

Respectfally schwidted,

Respectfally 224-0737

Fax: (954) 924-0737

Fax: (954) 924-0737 PACE 38/39 * RCVD AT 3/13/2006 2:17:40 PM [Eastern Standard Time] *